Application No. 10/511,525 Response dated 02/28/2007

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Remarks

Statement of Common Ownership

Patents and applications shown in Table 1,

Table 1

Application No.	Publication No.	US Patent No.
PCT/SE98/01364	WO 99/03859	
09/171983		US6110914
09/594703 (Div)	US20020187994	US6369224
10/093939 (Div)	US20030166935	US6703502
10/396215 (Div)	US20050004099	US6706878
10/801085 (Div)		Pending
PCT/SE99/02478	WO 00/42044	
09/529654	US2003149065	US6995167
11/181098 (Div)	US2005250802	Pending
	None (not filed	US6569865
•	outside US)	
PCT/SE02/01031	WO 2002096912	
(not filed in US)	<u> </u>	
PCT/SE03/00613	WO 03/087102	
10/511535	US20050176745	Pending

were, at the time the present invention was made, owned by or subject to an obligation of assignment to AstraZeneca AB.

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Claim Rejection under 35 U.S.C. § 103:

The Examiner has rejected Claims 1-4, 18 and 19 as being obvious over certain applications and pending applications as described in the Table 1, above.

Accordingly, because the cited references were at the time the invention was made owned or subject to an obligation of assignment to AstraZeneca, Applicants take the position that the references cannot be cited again the present application and therefore that the rejection is obviated.

Claim Rejection for Double Patenting:

The Examiner has rejected Claims 1-4, 18 and 19 as being not patentably distinct from certain granted patents and copending applications. For clarity, Applicants provide below a Table showing the relationships of Applicants' patents and applications mentioned by the Examiner.

Applicants Docket No.	International Publication No.	US Application No.	US Publication No.	US Patent No.
A1695 (four divisional cases also filed)	WO 99/03859	09/171983		US6110914
A2090 & Div of A2090	WO 00/42044		US2003149065 US2005250802	US6995167
100559	None (not filed outside US)			US6569865
(international counterpart of 100559)	WO 2002096912	None (not filed in US)		
100694		10/511525		
100695 (this application)		10/511535		

Applicants respectfully request that the rejection for double patenting be held in abeyance until agreement has been reached on the patentability of claims.

Application No. 10/511,525 Response dated 02/28/2007

Applicants earnestly solicit prompt issuance of a Notice of Allowance.

Respectfully submitted,

Dated: February 28, 2007

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